# Wells, St. John, Roberts, Gregory & Matkin P.S. Attorneys-at-Law

Patents, Trademarks and Copyrights

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NO. OF P	AGES:	23	DATE: September 29, 2000		
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#### Practiti ner's Docket No. MI22-532

PATENT

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Schuegraf, Klaus Florian; Thakur, Randhir P.S.

Application No.: 09/332,271

Group No.: 2811

Filed: 06/11/99 Examiner: Unknown

For: Methods For Forming Wordlines, Transitor Gates, And Conductive Interconnects, And Wordline, Transistor Gate, And Conductive Interconnect Structures

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Debbie West

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#### Practitioner's Docket No. MI22-532

**PATENT** 

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Examiner: Unknown

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- 4. Declaration of David G. Latwesen.
- 5. Declaration of Karen Brasefield.
- 6. September 6, 2000 Cover Letter to Mr. Schuegraf..
- 7. Certified Mail Label.
- 8. Return Receipt Postcard.

Debbie West

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> Of Counsel Richard J. St. John David P. Roberts

September 6, 2000

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Klaus F. Schuegraf 26895 Aliso Creek Rd., Ste. D Box 125 Aliso Viejo, CA 92656

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Re: U.S.A. Patent Application Serial No. 09/332,271 "Methods for Forming Wordlines, Transistor Gates, and Conductive Interconnects, and Wordline, Transistor Gate, and Conductive Interconnect Structures" Our File No.: MI22-532 Your File No.: 96-0532

Dear Klaus:

Enclosed is a complete copy of the above patent application, together with a Declaration, Assignment, and Power of Attorney by Assignee. If the application correctly presents the invention, please see that the Declaration and Assignment are signed where indicated. Please be reminded that, according to PTO rules, an inventor's signature on the Declaration must appear exactly as it is typed. Should the application require revision, please contact me.

Our patent laws require that the application be filed in the PTO within one year of the first public or commercial use of the invention, its first disclosure in a printed publication, or the first offer of a product of the invention for sale. Any such events should be called to my attention.

Also, everyone involved in filing a patent application has a duty to disclose pertinent background information (prior art) on the invention to th PTO. We are required to disclose all prior art that the PTO might consider

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Klaus F. Schuegraf September 6, 2000

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pertinent in valuating patentability of the invention. Failure to do so can jeopardize the validity of an issued patent.

Please call if you have any questions.

Very truly yours,

D. Brent Kenady

DBK/ksb

Encls.:

Patent Application; Drawings; Declaration; Assignment

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